

OUT

OODS.

NOTIONS,
DOES,
REET,

Country Merchants will
E PLACE.
CO

UT SALE

1st JUNE
T
& BOHM,
REET.

OF GOODS
AT COST,
HATS AND SHOES

s, Laces, Trim-
 and Brown
 snaburgs,
 Collon-
 o,

Country Merchants pur-
chase and examine the large and
small to sell regardless of cost.
BROS. & BOWEN.

CO.,
Memphis, Tenn.,

GARS, Etc.

AND OTHER WINES,

H. Mumm & Co.'s
Chateau Whisky.

SECTION: RED

DOWN
BRO'S.

THE STOCK OF
Y GOODS

PRICES. FEED
LIVING FEED
at New York, FEED

RETAIL.

and SATISFACTION
BROS.,
ner Jefferson.

Resident Notice.
Court of Memphis, Tenn.
J. Carroll et al., vs. Jas. Madison, De-
fendant.

an affidavit in this case that
Griffin Baker is a non-resi-
dent of Tennessee;
ordered, that he make his
appearance at the Courtroom in this
case, Tennessee, on or before
July 1, 1932, and present
himself to complainant's fil-
ing. It be taken on emergency
hearing or parts, and that a

be published once a week for
weeks in the Memphis Appeal.
AUGUSTON ALSTON,
Clerk and Master.
Deputy Clerk and Master.
Self, solicitors for complainant.

ATKINS
& CO.,
MISSION
GOODS

AND—
TIONS,
T, MEMPHIS, TENN.
ELL TO

for attachment having been made in pursuance of section of Tennessee, and attachment was and returned by the proper officers on the property of the Nesbitt.

ordered, That said defendant pay to the sheriff of said county, in the city of Nashville, before the second Monday of next month, the sum of five hundred dollars, or the value of the said property, or the sum of five hundred dollars, and the costs of said attachment, and

being published once a week for
weeks in the Memphis Appeal.
JOHN McEVAN, Clerk.
May 2, 1867.
& Anderson, Attorneys for
MAYNARD & CO.

for attachment having been made in pursuance of section of Tenthment, and attachment of and insured by the proper etc., on the property of the master & Hayne.

ordered that said defendants although in the city of New York before the second Monday in defend this suit, or the same confessed as to them and the

John Donovan, Clerk.
May 2, 1897.
& Anderson, Attorneys for
may 2 law 10-2

for attachment having been
made in pursuance of section
of Tennessee, and attachment
made and returned by the proper
officer on the defendant, P. O.
ordered, That said defendant
appear in the city of Mem-
phis before the second Monday in
April next to defend this suit, or to cause
his defense to be made by some
other person.

continued as usual, and that a
 "ex parte" and that a
 be published every week
 tive weeks to the Memphis
 JOHN DONOVAN, Clerk
 LARRY HYMAN, D. C.
 d, Attorneys for Plaintiff.

Arrest Notice.
 Jam H. Washington, dec'd.

of the immovability of said
property made in the Clerk's
office of Shelby County, Tennessee
given to each of the parties
herein, for all purposes having
an effect to appear and
said Clerk, authorized by the
Court by writ, on the 14th day of
March, 1902.

DICKSON, Adm'r of Estate of
J. H. Dickson